



ATTORNEY DOCKET NO.: 46884-5362

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re A	application of:	) \		
Tomonori KAWAKAMI et al.		<i>)</i>		
Applio	eation No.: 10/525,654	) )	Group Art U	nit: 1742
		)	Examiner: U	Inassigned
Filed:	September 16, 2005	) 1		
For:	NANOPARTICLE PRODUCTION	)		
	METHOD AND PRODUCTION DEVICE	)		
	AND NANOPARTICLE PRESERVATION	)		
	METHOD	)		
Comn	nissioner for Patents			
U.S. P	atent and Trademark Office			
Aleya	ndria VA 22314			

Sir:

## INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. § 1.97(b)

Pursuant to 37 C.F.R. §§ 1.56 and 1.97(b), Applicants bring to the attention of the Examiner the documents listed on the attached PTO-1449. To the best of the undersigned's knowledge, this Information Disclosure Statement is being filed before the mailing date of a first Office Action on the merits for the above-referenced application. Accordingly, Applicants do not believe that a fee is due for filing this paper.

A European Search Report dated June 7, 2006 that issued in a European patent application and having documents cited therein is attached for the Examiner's consideration.

The cited documents are listed on the attached PTO Form 1449. The cited non-U.S. documents are also attached hereto.

The relevance of the attached foreign language document can be understood from the citation of this document in the attached European Search Report dated June 7, 2006.

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Applicants respectfully request that the Examiner consider the listed documents and

evidence that consideration by making appropriate notations on the attached form.

This submission does not represent that a search has been made or that no better art exists

and does not constitute an admission that the listed documents are material or constitute "prior

art." If it should be determined that the listed documents do not constitute "prior art" under

United States law, Applicants reserve the right to present to the Office the relevant facts and law

regarding the appropriate status of such document.

Applicants further reserve the right to take appropriate action to establish the patentability

of the disclosed invention over the listed documents, should any of the documents be applied

against the claims of the present application.

Except for issue fees payable under 37 C.F.R. § 1.18, the Commissioner is hereby

authorized by this paper to charge any additional fees during the entire pendency of this

Application, including fees due under 37 C.F.R. § 1.16 and 1.17 which may be required and

including any required extension of time fees, or credit any overpayment to Deposit Account

No. 50-0573. This paragraph is intended to be a CONSTRUCTIVE PETITION FOR

**EXTENSION OF TIME** in accordance with 37 C.F.R. § 1.136(a)(3).

Respectfully submitted,

DRINKER, BIDDLE & REATH LLP

Dated: August 15, 2006

By:

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